

# PERCY AMENDMENT

62

1 ~~(e) is committed to the holding of free elections at~~ 1

2 ~~an early date; and~~ 2

3 ~~(f) has demonstrated its willingness to negotiate~~ 3  
4 ~~a equitable political resolution of the conflict with any~~ 4  
5 ~~group which renounces and refrains from further mili~~ 5  
6 ~~tary or paramilitary opposition activity.~~ 6

7 Each such certification shall discuss fully and completely the 7  
8 justification for making each of the determinations required by 8  
9 paragraphs (1) through (5). 9

10 (d) The President may not make the first certification 10  
11 under subsection (a) of this section until after he has certified 11  
12 to the Speaker of the House of Representatives and the 12  
13 chairman of the Committee on Foreign Relations of the 13  
14 Senate that he has determined that the Government of El 14  
15 Salvador has made good faith efforts both to investigate the 15  
16 murders of the six United States citizens in El Salvador in 16  
17 December 1980 and January 1981 and to bring to justice 17  
18 those responsible for those murders. 18

## 19 ARGENTINA 19

20 SEC. 708. (a) Section 620B of the Foreign Assistance 20  
21 Act of 1961, relating to Argentina, is repealed. 21

22 (b) Notwithstanding any other provision of law— 22

23 (1) no assistance may be furnished under chapter 23  
24 2, 4, 5, or 6 of part II of the Foreign Assistance Act 24  
25 of 1961 to Argentina; 25

1                   (2) no sales of defense articles or services may be  
 2                   made under the Arms Export Control Act, to  
 3                   Argentina;

4                   (3) no credits (including participation in credits)  
 5                   may be extended and no loan may be guaranteed under  
 6                   the Arms Export Control Act with respect to Argenti-  
 7                   na; and

8                   (4) no export licenses may be issued under section  
 9                   38 of the Arms Export Control Act to or for the Gov-  
 10                  ernment of Argentina,

11                  unless and until the President submits to the Speaker of the  
 12                  House of Representatives and the chairman of the Commit-  
 13                  tee on Foreign Relations of the Senate a detailed report  
 14                  certifying—

15                  (A) that the Government of Argentina has made  
 16                  significant progress in complying with internationally  
 17                  recognized principles of human rights; and

18                  (B) that the provision of such assistance, articles,  
 19                  or services is in the national interest of the United  
 20                  States.

2                   (c) In determining significant progress for purposes of  
 2                   clause (A) of subsection (b), particular attention shall be paid  
 2                   as to whether—

2                   (1) the Government of Argentina has made every  
 2                   effort to account for those citizens listed as "disap-

1       peared" and has provided a listing of all Argentine citi-  
2       zens known to the Government both to have disap-  
3       peared and have died after November 6, 1974; and

4       (2) the Government of Argentina has either re-  
5       leased or brought to justice those prisoners held at the  
6       disposition of the National Executive Power (PEN).

7                   ANGOLA

8       SEC. 709. (a) Section 118 of the International Security  
9       and Development Cooperation Act of 1980, relating to  
10      Angola, is repealed.

11       (b) Nothing in this section shall be construed to be an  
12      endorsement by Congress of the provision of assistance for  
13      the purpose, or which would have the effect, of promoting or  
14      augmenting, directly or indirectly, the capacity of any nation,  
15      group, organization, movement, or individual to conduct mili-  
16      tary or paramilitary operations in Angola. If the President  
17      determines that such assistance should be furnished in the  
18      national security interests of the United States, he shall, in  
19      addition to other requirements of law, under the appropriate  
20      conditions of confidentiality, and prior to the furnishing of  
21      such assistance, submit to the Committee on Foreign Affairs  
22      of the House of Representatives and the Committee on For-  
23      eign Relations of the Senate a report which includes—

24                   (1) a detailed statement of the reasons supporting  
25      such determination;

- ( ) Referred to the Committee on \_\_\_\_\_  
and ordered to be printed  
(xx) Ordered to lie on the table and to be printed

INTENDED to be proposed by Senator Percy

Viz:

- 1       (a) Delete section 708(c); and
- 2       (b) Add the following new section at the appropriate
- 3       place in the bill:  
  
4       "Sec. \_\_\_. It is the sense of the Congress that it  
5       welcomes the actions of the Government of Argentina to  
6       adjudicate numerous cases of those detained under the  
7       National Executive Power of the Argentine Government.  
8       The Congress expresses the hope that further such progress  
9       will continue, especially with regard to (a) providing  
10      information, insofar as the Government of Argentina has  
11      information, on those citizens in Argentina listed as  
12      'disappeared' who have died, and (b) those prisoners who  
13      have not yet been either released or brought to justice  
14      and who are being held at the disposition of the National  
15      Executive Power."  
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ENCL